Subpart K—Ending Operations as a Licensee

§107.1900 Surrender of license.

You may not surrender your license without SBA's prior written approval. Your request for approval must be accompanied by an offer of immediate repayment of all of your outstanding Leverage (including any prepayment penalties thereon), or by a plan satisfactory to SBA for the orderly liquidation of the Licensee.

Subpart L—Miscellaneous

§ 107.1910 Non-waiver of SBA's rights or terms of Leverage security.

SBA's failure to exercise or delay in exercising any right or remedy under the Act or the regulations in this part does not constitute a waiver of such right or remedy. SBA's failure to require you to perform any term or provision of your Leverage does not affect SBA's right to enforce such term or provision. Similarly, SBA's waiver of, or failure to enforce, any term or provision of your Leverage or of any event or condition set forth in §107.1810 or §107.1820 does not constitute a waiver of any succeeding breach of such term or provision or condition.

§ 107.1920 Licensee's application for exemption from a regulation in this part 107.

You may file an application in writing with SBA to have a proposed action exempted from any procedural or substantive requirement, restriction, or prohibition to which it is subject under this part, unless the provision is mandated by the Act. SBA may grant an exemption for such applicant, conditionally or unconditionally, provided the exemption would not be contrary to the purposes of the Act. Your application must be accompanied by supporting evidence which demonstrates to SBA's satisfaction that:

- (a) The proposed action is fair and equitable; and
- (b) The exemption requested is reasonably calculated to advance the best interests of the SBIC program in a manner consonant with the policy objectives of the Act and the regulations in this part.

§ 107.1930 Effect of changes in this part 107 on transactions previously consummated.

The legality of a transaction covered by the regulations in this part is governed by the regulations in this part in effect at the time the transaction was consummated, regardless of later changes. Nothing in this part bars SBA enforcement action with respect to any transaction consummated in violation of provisions applicable at the time, but no longer in effect.

PART 108—NEW MARKETS VENTURE CAPITAL ("NMVC") PROGRAM

Subpart A—Introduction to Part 108

Sec.

108.10 Description of the New Markets Venture Capital Program.

108.20 Legal basis and applicability of this part 108.

108.30 Amendments to Act and regulations. 108.40 How to read this part 108.

Subpart B—Definition of Terms Used in This Part 108

108.50 Definition of terms.

Subpart C—Qualifications for the NMVC Program

ORGANIZING A NMVC COMPANY

108.100 Business form.

108.110 Qualified management.

108.120 Economic development primary mission.

108.130 Identified Low Income Geographic Areas.

108.140 SBA approval of initial Management Expenses.

108.150 Management and ownership diversity requirement.

108.160 Special rules for NMVC Companies formed as limited partnerships.

CAPITALIZING A NMVC COMPANY

108.200 Adequate capital for NMVC Companies.

108.210 Minimum capital requirements for NMVC Companies.

108.230 Private Capital for NMVC Companies.

Subpart D—Application and Approval Process for NMVC Company Designation

108.300 When and how to apply for designation as a NMVC Company.

108.310 Contents of application.